In the Supreme Court of the State of Alaska

Richard L. Green,

Appellant,

V.

State of Alaska, Department of Health & Social Services, Office of Children's Services, as legal custodian of Un-named Children 1-4 and Office of Public Advocacy, as guardian ad litem of Un-named Children 1-4, Appellees. Supreme Court No. S-18062

Opening Notice

Date of Notice: 5/27/21

Trial Court Case Nos. 3PA-20-00568/569/570/571CI

- 1. On 4/29/21, Appellant filed an appeal of Judge Kristiansen's final order/judgment distributed on 3/9/2021. Attorneys whose names and addresses are correct on this notice need not file an entry of appearance. All documents filed by a party who is not represented by counsel shall include an address at which that party can be served. The caption in this case will be as shown above.
- 2. The notice of completion of preparation of file is due from the Appellate Court Records Office (ACRO) on or before 6/28/21. Please transmit all trial court exhibits. The record in this appeal will include only the documents and proceedings in the trial court cases referenced above. If either party believes that the record should contain documents or proceedings from any other related case, that party should file an appropriate motion.
- 3. CDs containing audio of the designated hearings will be allowed in lieu of a transcript. The Appellate Court Records Office shall obtain the audio of the designated hearings and will provide CDs of the audio to the parties on or before 6/28/21.
- 4. All parties should be aware of the provisions of Rule 512.5(a) and (b)(1) in submitting pleadings and other paperwork in this case. In all CINA appeals and domestic relations cases that were confidential in the superior court, the excerpt of record must be submitted in a confidential envelope.
- 5. In accordance with Appellate Rule 218(i) and 503.5(b)(3)(a), no routine motions for extensions of time may be filed. All motions shall comply with Appellate Rule 503.5(c) and should indicate whether or not an opposition is expected.

Green v. Not Published 1-4 Supreme Court No. S-18062 Opening Notice of 5/27/21 Page 2

This case is exempt from the settlement discussion requirement under		
Appellate Rule 221. Appellant must file the form notice/certificate enclosed by 6/25/21, however, Part 3 need not be completed.		
Clerk of the Appellate Courts		

6. This case may be subject to the requirements of Appellate Rule 221.

Ryan Montgomery-Sythe, Chief Deputy Clerk

cc: Judge Kristiansen

Trial Court Clerk - Palmer

Distribution:

Email:

Green, Richard

Levitt, Rachel E., Office of Public Advocacy

Ranchoff, Eric J

Demarest, Katherine

In the Supreme Court of the State of Alaska

Richard Green, Appellant,	Supreme Court No. S-18062 Notice/Certificate
V.	Appellate Rule 221
State of Alaska, Department of Health & Social Services, Office of Children's Services, as legal custodian of Un-named Children 1-4 and Office of Public Advocacy, as guardian ad litem of Un-named Children 1-4, Appellees.	
Trial Court Case Nos. 3PA-20-00568/569/	570/571CI
NOTICE/CERTIFICATE REQUI	RED BY APPELLATE RULE 221

Part 1. Trial Court Settlement History.

•	Did the parties attempt settlement at the trial court level? yes (answer questions 2-5)				
		no (skip to Part 2)			
2.	What form(s) did the settlement discussions take? (Check all that apply)				
		informal discussions			
		negotiations led by private neutral (e.g., mediator)			
		name of private neutral:			
		settlement conference with judge			
		name of judge:			
		other			
		describe:			
i.	Who was involved in the settlement discussions? (Check all that apply)				
		counsel for all parties			
		all clients			
		other			
		describe:			
ŀ.	How	long did the settlement discussions take?			

5.	Wha □ □	parties reached agreement on one or more issues or claims case settled as to some parties, but not all parties issues were narrowed					
		no issues or clai	issues or claims were narrowed or resolved				
Part	2. Pro	Se Party Involve	ment.				
		parties are unrep	presented by counsel and the	cussion took place because one or more refore the provisions of Appellate Rule is checked, the appellant should sign			
		Signature		— Date			
	If the	e box in this section	n is not checked, the attorne	eys must complete Part 3.			
Part	3. Cer	rtificate of Appella	ate Settlement Discussion.				
of th	e appea	•		nave discussed settlement after the filing ne attorney's client(s) had knowledge of			
	Date		Signature				
	Date		Signature				
	Date	,	Signature				
	Date	<u> </u>	Sionature				

FILE THIS ORIGINAL PLUS ONE COPY WITH THE COURT.